

Since 1990, the real price of unleaded gasoline has dropped by 10 percent. With the increased fuel efficiency of today's cars, driving continues to be an inexpensive way to travel. Airline tickets and bus fare prices are falling as well.

Increased dissatisfaction among Amtrak passengers. Volume of complaints has risen from 30,000 in 1989 to 70,000 in 1994. It is not totally uncommon for an Amtrak train to break down, and the passengers must walk to the nearest stop to catch the next train. It's no wonder people don't want to ride Amtrak.

What's the answer? I've proposed legislation to privatize Amtrak by phasing out its taxpayer subsidies over a 4-year period and relieving it of its burdensome labor regulations and route requirements. My legislation would enable Amtrak's management to make decisions as in any private corporation.

Slowly phases out subsidy. This year Amtrak will receive \$972 million from the Federal Government. H.R. 259 will reduce the taxpayer subsidy to Amtrak by 25 percent each year for 4 years. This will phase out the Federal subsidies.

Immediately eliminates congressional micromanagement. Amtrak is told by Congress how to operate and where to operate. H.R. 259 eliminates this meddling and allows Amtrak to focus its resources on its most promising routes, not the ones that Congress tells them to focus on.

Immediately reduces excessive severance packages. Amends the Rail Labor Protection Act to reduce the current 6 year severance package to 6 months. By freeing Amtrak from these excessive costs, they will be able to make the tough business decisions other managers are free to make.

We face a critical decision this year. We can continue to increase our annual subsidies while ignoring Amtrak's fundamental problems, or we can enact necessary reforms to save Amtrak.

THE CONTINUING CRISIS IN BOSNIA

The SPEAKER pro tempore. Under the Speaker's announced policy of May 12, 1995, the gentleman from Maryland [Mr. HOYER] is recognized during morning business for 5 minutes.

Mr. HOYER. Mr. Speaker, I rise today to once again focus my colleagues' attention on the continuing crisis in Bosnia.

Last week this House voted overwhelmingly to unilaterally lift the arms embargo against Bosnia and allow the Bosnian people to pursue their fundamental right to defend themselves.

A front page article in Sunday's New York Times crystallizes for us—indeed, if at this time we need any further clarification—the compelling reasons for lifting the embargo. The article can only lead one to conclude that the embargo is wrong and that it will never

contribute to the cessation of hostilities, only the continued perpetration of aggression and genocide.

The article quotes statements, from both American and European officials with access to intelligence reports, which confirm that the Federal Yugoslav Army is not only paying the salaries of many Bosnian-Serb officers, but is also supplying their forces with fuel, spare parts, training, and ammunition.

There are credible reports that the cross-border traffic is increasing as the combat resumes in Bosnia after a winter ceasefire.

Moreover, several American analysts, according to the New York Times article, have stated that the Yugoslav Army provided the parts and technicians for maintaining the Bosnian-Serb air defenses that shot down an F-16 jet fighter on a NATO monitoring mission. Even if this were not so, the fact remains that the Bosnian-Serb air defense system continues to be electronically linked to the Yugoslav Army's computers and radar.

American officials say they have evidence of regular conversations and consultations between the Yugoslav Army's general staff in Belgrade and the officers directing operations in Bosnia and that Bosnian-Serbs wounded in battle are flown by helicopter to Yugoslav military hospitals. This would certainly make sense in view of the fact that General Ratko Mladic, the commander of the Bosnian-Serb forces, was a career officer in the Yugoslav Army and was selected to lead the Bosnian Serbs by Mr. Milosevic shortly before the conflict began. In addition the recently appointed commander of Serbian forces in Croatia, Lt. Gen. Mile Mrksic until a few weeks ago was serving on the general staff of the Yugoslav Army in Belgrade.

Mr. Speaker, let me remind my colleagues that last year Serbian leader Slobodan Milosevic pledged to close the border between Bosnia and Serbia in exchange for an easing of economic sanctions against the former Yugoslavia. Despite reports to the contrary, he continues to insist that only nonlethal aid is being provided by Serbia to the Bosnian-Serb militants.

Meanwhile, the West, headed by the contact group, and most recently by United States negotiator Robert Frasure, continues to negotiate with Mr. Milosevic toward the complete lifting of sanctions against the former Yugoslavia in exchange for Milosevic's recognition of Bosnia and Herzegovina. Milosevic continues to rebuff these overtures unless he can guarantee that once lifted, the sanctions cannot be reimposed under any circumstances.

I ask my colleagues, should the West lift economic sanctions against a government that is sustaining the Bosnian-Serbs war effort, even as it pledges to do the opposite?

Mr. Speaker, I contend that it is preposterous that the international community has even reached such a juncture. Last year the contact group—the

United States, Britain, France, Germany, and Russia—offered its final, take-it-or-leave-it peace plan with severe consequences for those who refused. The contact group assured Bosnia that if the Serbs plan, international sanctions against Serbia, would be tightened, more efforts would be made to afford greater protection of safe areas by the United Nations, and ultimately, the arms embargo would be lifted. The Government of Bosnia accepted, on time and without condition. The Bosnian Serbs, as we all know, effectively rejected the plan and continued to posture for more concessions which the international community has provided.

The international community's arms embargo against the former Yugoslavia has been a de facto embargo only against Bosnia. The Serbian aggressors, from the beginning, have had all the firepower and material they needed from the Yugoslav Army.

Mr. Speaker, we must redouble our efforts to ensure that the people of Bosnia have, at a minimum, the right to defend themselves. Building on the momentum of last week's vote, I urge swift consideration of H.R. 1172, legislation I have cosponsored with Mr. SMITH, which would lift the arms embargo against Bosnia.

The Serbian aggressors are perpetrating genocide while the international community watches, indeed does more than watch. It facilitates the genocide by imposing and enforcing an arms embargo against the victims of the war—denying them their fundamental right recognized under international law—the right of self-defense. Not only do we refuse to assist, but we actively deny to the Bosnians the means by which they can defend themselves. I have no doubt that history will judge our European allies and ourselves critically.

THE ADARAND DECISION

The SPEAKER pro tempore. Under the Speaker's announced policy of May 12, 1995, the gentleman from Florida [Mr. CANADY] is recognized during morning business for 5 minutes.

Mr. CANADY of Florida. Mr. Speaker, the Supreme Court yesterday struck an important blow in defense of the fundamental moral and constitutional principle of nondiscrimination. In *Adarand Constructors versus Peña*, the Court held that racial classifications by any level of government are constitutionally suspect and will be permitted only in the most extraordinary circumstances.

The Court has thus stated unequivocally that the Constitution permits governmental racial classifications—including ones enacted by Congress—only when they are narrowly tailored to further a compelling government interest.

In so holding, the Court has provided an important and timely impetus to